§ 667.850

not been issued within the 60 days provided in paragraph (a) of this section.

(c) The decision rendered under this informal review process will be treated as a final decision of an Administrative Law Judge under section 186(b) of the Act.

§667.850 Is there judicial review of a final order of the Secretary issued under section 186 of the Act?

- (a) Any party to a proceeding which resulted in a Secretary's final order under section 186 of the Act may obtain a review in the United States Court of Appeals having jurisdiction over the applicant or recipient of funds involved, by filing a review petition within 30 days of the issuance of the Secretary's final order.
- (b) The court has jurisdiction to make and enter a decree affirming, modifying, or setting aside the order of the Secretary, in whole or in part.
- (c) No objection to the Secretary's order may be considered by the court unless the objection was specifically urged, in a timely manner, before the Secretary. The review is limited to questions of law, and the findings of fact of the Secretary are conclusive if supported by substantial evidence.
- (d) The judgment of the court is final, subject to certiorari review by the United States Supreme Court.

§ 667.860 Are there other remedies available outside of the Act?

Nothing contained in this subpart prejudices the separate exercise of other legal rights in pursuit of remedies and sanctions available outside the Act.

PART 668—INDIAN AND NATIVE AMERICAN PROGRAMS UNDER TITLE I OF THE WORKFORCE IN-VESTMENT ACT

Subpart A—Purposes and Policies

Sec.

- 668.100 What is the purpose of the programs established to serve Native American peoples (INA programs) under section166 of the Workforce Investment Act?
- 668.120 How must INA programs be administered?
- 668.130 What obligation do we have to consult with the INA grantee community in

developing rules, regulations, and standards of accountability for INA programs?

- 668.140 What WIA regulations apply to the INA program?
- 668.150 What definitions apply to terms used in the regulations in this part?

Subpart B—Service Delivery Systems Applicable to Section 166 Programs

- 668.200 What are the requirements for designation as an "Indian or Native American (INA) grantee"?
- 668.210 What priority for designation is given to eligible organizations?
- 668.220 What is meant by the "ability to administer funds" for designation purposes?
- 668.230 How will we determine an entity's "ability to administer funds"?
- 668.240 What is the process for applying for designation as an INA grantee?
- 668.250 What happens if two or more entities apply for the same area?
- 668.260 How are INA grantees designated?
- 668.270 What appeal rights are available to entities that are denied designation?
- 668.280 Are there any other ways in which an entity may be designated as an INA grantee?
- 668.290 Can an INA grantee's designation be terminated?
- 668.292 How does a designated entity become an INA grantee?
- 668.294 Do we have to designate an INA grantee for every part of the country?
- 668.296 How are WIA funds allocated to INA grantees?

Subpart C—Services to Customers

- 668.300 Who is eligible to receive services under the INA program?
- 668.340 What are INA grantee allowable activities?
- 668.350 Are there any restrictions on allowable activities?
- 668.360 What is the role of INA grantees in the One-Stop system?
- 668.370 What policies govern payments to participants, including wages, training allowances or stipends, or direct payments for supportive services?
- 668.380 What will we do to strengthen the capacity of INA grantees to deliver effective services?

Subpart D—Supplemental Youth Services

- 668.400 What is the purpose of the supplemental youth services program?
- 668.410 What entities are eligible to receive supplemental youth services funding?
- 668.420 What are the planning requirements for receiving supplemental youth services funding?
- 668.430 What individuals are eligible to receive supplemental youth services?